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PUBLIC SERVICE
COMMISSION

August 10, 2004

Public Service Commission
211 Sower Blvd.
P.O. Box 615
Frankfort, KY 40601

RE: **Crestbrook Properties versus Northern Kentucky Water District**
Case No.: 2001-00202
Support of the Greater Cincinnati Northern Kentucky Apartment Association's
Objection to the Northern Kentucky "Revised Tariff"

Dear Members of the Public Service Commission:

As an apartment owner or operator serviced by the Northern Kentucky Water District, please be advised that I have read the objections Revised Tariff tendered on my behalf by the Greater Cincinnati Northern Kentucky Apartment Association in the above-captioned case. I support the position of Crestbrook Properties and the Greater Cincinnati Northern Kentucky Apartment Association and agree that the Revised Tariff does not appropriately address the concerns of multi-family housing in the Northern Kentucky Water District.

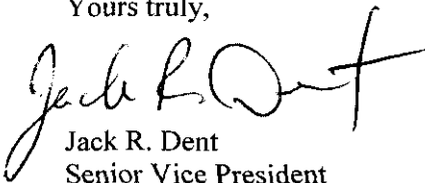
It is my impression that the Revised Tariff's proposed schedule of implementation based on meter size, has not in any way changed the effect of the original discriminatory policy. That is, all multi-family housing will be required to implement the Cross-Connection Control policies of the Water District ahead of any single-family home regardless of the hazards that the multi-family housing may pose to the water supply versus the single-family home.

Many of our apartment complexes will represent less of a hazard to the water supply than do single-family homes because while homes may have swimming pools, irrigation systems, and even fire sprinkler systems, many multi-family dwellings do not have these features, and therefore, in my opinion the proposed Revised Tariff continues to discriminate against multi-family housing operators and the Revised Tariff should be again held to be discriminatory and rejected.

I would volunteer to participate in discussions with the Northern Kentucky Water District in forming a Cross-Connection Control policy that is not discriminatory against multi-family housing if the Water District would so form such a committee.

If you have any questions, please do not hesitate to contact me at (513)672-8607.

Yours truly,


Jack R. Dent
Senior Vice President

JRD/sls



